2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA 6 7 TCHUTIMA, INC., Case No. 2:24-cv-01130-JCM-NJK 8 Plaintiff(s), Order 9 v. [Docket No. 115] 10 BUA GROUP, LLC, 11 Defendant(s). 12 Pending before the Court is a motion to seal. Docket No. 115. The motion is predicated on an assertion that transcripts of a recent deposition might theoretically contain confidential information such that temporary sealing is warranted to allow the parties time to identify any basis 15 for sealing. The motion to seal is conditionally GRANTED. The parties must file a joint 16 statement, by February 14, 2025, why the subject information should not be unsealed in its entirety. 17 If no one contends secrecy is warranted, the joint statement must reflect a stipulated consent to unsealing. If secrecy is sought, that joint statement must include robust argument and the required 19 factual showing, as well as either proposed redactions or meaningful argument as to why 20 redactions are not proper. 21 IT IS SO ORDERED. 22 Dated: January 30, 2025 23 Nancy J. Koppe 24 United States Magistrate Judge 25 26 27 28